

## REMARKS

Claims 8-10 and 14 stand rejected under 35 USC §102(b) as being anticipated by US Patent No. 6,466,198 to Feinstein.

Feinstein does not disclose or render obvious all of the elements independent claims 8 and 14. Feinstein fails at least to disclose or suggest at least one substantially complete graphic object is located outside of the detail from the virtual interface panel and is projected onto the edge of the display panel, as recited in each of these claims.

Feinstein discloses a navigation system and method for held-held devices. As shown in Figs. 1a-1d and discussed in col. 5, lines 41-60, the Feinstein device has a flat display 12 and a plurality of operational keys. The display 12 is too small to show the entire virtual display 30 that is stored in the hand-held device. The navigation process is started when the operator's hand 20 rolls the device 10 to the left so that the display 12 shows the left portion of the stored virtual display 30. As the operator's hand 20 rolls to the right, the view in the display 12 scrolls to the left, as the space shuttle picture 24 comes into view.

Feinstein is merely drawn to a system and method of moving a display screen over a portion of a virtual screen to show various portions thereof. If a graphical object is located outside of the detail from the virtual interface panel in the Feinstein device, there is no way of knowing where or what that object is, until the display screen moves at least partially over that object.

It is clear that Feinstein does not disclose or render obvious at least one substantially complete graphic object is located outside of the detail from the virtual interface panel and is projected onto the edge of the display panel, as recited in each of these claims.

Claims 11 and 12 stand rejected under 35 USC §103(a) as being unpatentable over Feinstein in view of US Patent No. 6,567,070 to Light.

Light teaches a method of operating a graphical user interface, and does not overcome the deficiencies of Feinstein. Therefore, claims 11 and 12 are allowable for the reasons stated above.

Claim 13 stands rejected under 35 USC §103(a) as being unpatentable over Feinstein in view of US Patent No. 6,798,429 to Bradski et al.


Bradski teaches a device and method that allows a user to navigate a virtual space displayed on a screen by the motion of the device in real space, and does not overcome the deficiencies of Feinstein. Therefore, Claim 13 is allowable for the reasons stated above.

The Commissioner is hereby authorized to charge deposit account 02-1818 for any fees which are due and owing.

Respectfully submitted,

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Dated: October 16, 2007